

REMARKS

Applicant appreciates the time taken by the Examiner to review Applicant's present application. Applicant has cancelled Claims 2, 8-10, 23-25, 33, 39-42, 44, 45 and 47-58, amended Claims 1, 3, 4, 6, 7, 11-22, 26-31, 34-38, 43 and 46, the Abstract and the Specification, and added Claims 59-78, consequently Claims 1, 3-7, 11-22, 26-31, 32, 34-38, 43, 46 and 59-78 remain pending in the application. Applicant submits that no new matter has been added by these amendments. This application has been carefully reviewed in light of the Official Action mailed December 12, 2003. Applicant respectfully requests reconsideration and favorable action in this case.

Oath/Declaration

The Examiner states that a new oath or declaration is required under 37 CFR 1.67. Applicant respectfully requests that that this objection be held in abeyance during the pendency of the application per 37 CFR 1.111(b).

Specification Objections

The summary of the invention and the abstract of the invention stand objected to as failing to comply with 37 C.F.R. § 1.73. Applicant has amended the Summary of the Invention and the Abstract to address these objections. Applicant respectfully submits that no new matter has been added by these amendments. Accordingly, withdrawal of these objections is respectfully requested.

Rejections under 35 U.S.C. § 103

Claims 1-58 stand rejected as unpatentable over *Developing Applications with JRun* ("JRun Manual") in view of *Web Browser File Uploading to EAS Server* ("Douglas G."). In particular, the Examiner believes that either a JAR or WAR file may function as an independent export file that stores an asset. Applicant respectfully traverses this rejection.

Claims 1, 11, 16, 26, 30 and 43 recite designating a component of a site, collecting at least one object of the component into an individual export file wherein the at least one object includes at least one non-file asset, transferring the individual export files to a remote location and extracting each object from the individual export file to a location on the system at the remote location. A site is a collection of software objects that have been given a single identity,

and a component is a subset of a site which may consist of one or more of these objects and/or file-assets. These objects include at least one non-file assets such as users, groups, modules, module types, pages, menus, structures, styles and instantiated programming language objects implemented to provide a component of a site. Thus, a subset of the objects which make up a component of a site may be collected into an individual export file and transferred to a remote system. (Page 9, Line 14 – Page 10, Line 11)

In contrast, the WAR files of the JRun Manual and Douglas G. must contain the complete directory structure and all files that define an application. A WAR file defines a single web application and contains all the files that make up the web application, such as, images, html pages, JSP pages, servlets and any other relevant documents. (JRun Manual, Pages 381-390; Douglas G. Page 1). A JAR file is used to solely to deploy all EJBs (enterprise java beans) associated with a particular application, and cannot include any other type of objects. (JRun Manual, Pages 381, 391, 400-403, 409) Hence, since neither a WAR file nor a JAR file may contain a subset of the objects of a component of a site, one or more objects of a component may not be stored in a WAR or JAR file as asserted by the examiner and as recited in Claims 1, 11, 16, 26, 30 and 43. Accordingly, withdrawal of the rejection of independent Claims 1, 11, 16, 26, 30 and 43 and their respective dependent Claims 3-7, 12-15, 17-22, 27-29, 31, 32, 34-38 and 46 is respectfully requested.


CONCLUSION

Applicant has now made an earnest attempt to place this case in condition for allowance. Other than as explicitly set forth above, this reply does not include an acquiescence to statements, assertions, assumptions, conclusions, or any combination thereof in the Office Action. For the foregoing reasons and for other reasons clearly apparent, Applicant respectfully requests full allowance of Claims 1, 3-7, 11-22, 26-31, 32, 34-38, 43, 46 and 59-78. The Examiner is invited to telephone the undersigned at the number listed below for prompt action in the event any issues remain.

The Director of the U.S. Patent and Trademark Office is hereby authorized to charge any fees or credit any overpayments to Deposit Account No. 50-0456 of Gray Cary Ware & Freidenrich, LLP.

Respectfully submitted,

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